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Plaintiff Vivian Grijalva ("Grijalva"), on the one hand, and Defendants Kevin
Mason, P.A.; GM Law Firm, LLC; Kevin P. Mason; Chantel L. Grant; National
Legal Staffing Support, LLC; Resolvly, LLC; Gregory Fishman; and Julie Queler,
on the other hand (collectively, "Defendants"), by and through their counsel of
record, enter into the following stipulation ("Stipulation").
The attorneys entering into this Stipulation have the requisite authority to
speak and act for their respective clients and warrant that the terms of this
Stipulation have been discussed with their respective clients and that the clients they
represent agree to be bound by the terms of this Stipulation.
WHEREAS, Grijalva would like to dismiss all of her claims asserted in this
action against all of the Defendants, with prejudice.
WHEREAS, Counter-Claimant GM Law Firm, LLC would like to dismiss all
of its counter-claims asserted in this action against Grijalva, with prejudice.
IT IS HEREBY STIPULATED between and among Grijalva, on the one
nand, and Defendants, on the other hand (together with Grijalva, the "Parties"), by
and therewale the rendensioned as follows:

and through the undersigned, as follows: Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, the Parties hereby stipulate to the voluntary dismissal of this entire action with prejudice. Pursuant to Local Rule 5-4.3.4(a)(2)(i), the undersigned counsel for Grijalva certifies that the content of this document is acceptable to counsel for all Parties, and

that the counsel representing all Parties have provided their authorization to affix

IT IS SO STIPULATED.

their electronic signatures to this document.

[Signatures set forth on the following pages]

Case	8:18-cv-02010-MCS-DFM	Document 139 #:1784	Filed 01/06/21	Page 3 of 5	Page ID	
1 2	DATED: January 6, 2021					
3	THE LAW OFFICE OF MACY D. HANSON, PLLC					
4						
5	By /s/ Macy D. Hanson MACY D. HANSON					
6						
7	Attorneys for Plaintiff VIVIAN GRIJALVA					
8	Dated: January 6, 2021		, , , , ,		•	
9	GAMEZ LAW FIRM, P.C.					
10						
11		Ву	/s/D	aniel Gamez		
12		·	DAN	IEL GAMEZ		
13			Attorne	eys for Plainti	ff	
14	VIVIAN GRIJALVA					
15	DATED: January 6, 202	1				
16	FINLAYSON TOFFER ROOSEVELT & LILLY LLP					
17						
18		Ву		t B. Lieberma B. LIEBERM		
19			300111	o. Liedekivi	AN	
20		NT A	•	s for Defenda		
21	NATIONAL LEGAL STAFFING SUPPORT LLC; RESOLVLY; LLC, GREGORY					
	DATED: Laurence (202	1	FISHMAN a	nd JULIE QU	JELER	
22	DATED: January 6, 202	1				
23	CLEMENT AND HO, APLC					
24						
25		Ву		dall J. Clemer LL J. CLEME		
26			KANDAI	LL J. CLLIVIE	71 N I	
27 28	Attorneys for Defendant and Counterclaimant GM LAW FIRM, LLC and Defendant CHANTEL L. GRANT					
	2 STIPULATION FOR DISMISSAL OF ALL CLAIMS WITH PREJUDICE					

CERTIFICATE OF SERVICE

On January 6, 2021, I electronically filed the foregoing document with the Clerk of the Court using the CM/ECF system. To the best of my knowledge, all counsel to be served in this action are registered CM/ECF users and will be served by the CM/ECF system.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on January 6, 2021, at Madison, Mississippi.

/s/ Macy D. Hanson MACY D. HANSON

PROOF OF SERVICE